

fax form

to	Marianne Wagener Norton Rose SA	fax	011 301 3364
	Legal Services Competition Commission		44283
ref	102/LM/Nov11	date	19 January 2012
from	Lerato Motaung	pages	4 (including this page)
re	Reasons		

This message is intended only for the use of the addressee and may contain information that is privileged and confidential. If you are not the intended recipient, you are hereby notified that any dissemination of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone.

Attached please find the Tribunal's reasons for decision in the above matter.

Regards

Lerato Motaung

CC: Dineo Mashego - 44584

* * * Communication Result Report (19. Jan. 2012 8:26) * * *

2)

Date/Time: 19. Jan. 2012 7:25

File No. Mode	Destination	Pg(s)	Result	Page Not Sent
0799 Memory TX lerato	00113013364 44283 44584	P. 4	OK OK	

Reason for error
E. 1) Hang up or line fail
E. 3) No answer
E. 5) Exceeded max. E-mail size

E. 2) Busy E. 4) No facsimile connection



fax form

to	Marlanne Wagener Norton Rose SA	fex .011 301 3364	
	Legal Services Competition Commission	44283	
ref	102/LM/Nov11	. date 19 January 2012	
from	Lerato Motaung	pages 4 (Including this page)	
re	Reasons		

This message is intended only for the use of the addressee and may contain information the privileged and confidential. If you are not the infended projetent, you are hereby notified the

Attached please find the Tribunal's reasons for decision in the above matter.

Regards

Lerato Motaung

CC: Dineo Mashego - 44584

3rd Floor, Mulayo, the di Compus, 77 Mainties Street, Sontryelde, Pretona

⊠ Private Bag X24, Sumyside 0132 Website: http://www.compirib.ce.za



COMPETITION TRIBUNAL OF SOUTH AFRICA

Case No: 102/LM/Nov11

In the matter between:

Municipal Employee Pension Fund

Acquiring Firm

And

The letting enterprises known as
Glen Village Shopping Centre North,
Glen Village Shopping Centre South and
Parkview Centre
being sold by
Takou Investments (Pty) Ltd,
Chrisal Investments (Pty) Ltd and
ProcProps 60 (Pty) Ltd

Target Firms

Panel

Andreas Wessels (Presiding Member)

Medi Mokuena (Tribunal Member) and Andiswa Ndoni (Tribunal Member)

Heard on

18 January 2012

Order issued on

18 January 2012

Reasons issued on:

18 January 2012

Reasons for Decision

Approval

[1] On 18 January 2012 the Competition Tribunal ("Tribunal") approved the merger between the Municipal Employee Pension Fund and the letting enterprises known as Glen Village Shopping Centre North, Glen Village

Shopping Centre South and Parkview Centre. The reasons for approving the proposed transaction follow below.

Parties to the transaction

- [2] The primary acquiring firm is the Municipal Employee Pension Fund ("MEPF"), a pension fund established in terms of the laws of the Republic of South Africa, which was set up for the benefit of previously disadvantaged employees within local government. It is administered by AKANI Retirement Fund Administrators (Pty) Ltd ("AKANI").
- [3] The primary target firms in effect consist of three letting enterprises situated in Pretoria East, inclusive of associated residential property and the associated leases, being the Glen Village North Shopping Centre, the Glen Village South Shopping Centre (collectively referred to as "Glen Village" and Parkview Centre ("Parkview"). These properties are held by Takou Investments (Pty) Ltd ("Takou"), Chrisal Investments (Pty) Ltd ("Chrisal") and ProcProps 60 (Pty) Ltd ("ProcProps"), collectively referred to below as "the sellers". The sellers form part of Adamax Property Projects Menlyn (Pty) Ltd ("Adamax").

Proposed transaction

[4] The proposed transaction involves the MEPF's acquisition of 55% of the issued share capital held by Takou, Chrisal and ProcProps in the respective target properties. However, MEPF and Adamax have concluded a co-ownership agreement which reflects their joint-control of the letting enterprises post-merger.

Rationale for transaction

[5] The rationale for the proposed merger is that the acquiring firm wants to realise returns on its investment in a growing and expanding property node such as the Pretoria East one.

¹ These two centres are separated into North and South by a public road.

[6] The sellers' rationale is that they want to fully develop the potential of the existing rights associated with the properties being sold, as well as attract substantial investment by the acquiring firm.

Impact on competition

[7] There is no geographic overlap between the activities of the merging parties since the MEPF, as the acquiring firm, does not own any commercial property of any grade or any classification within the Pretoria and environs region. Therefore the proposed transaction is unlikely to substantially prevent or lessen competition.

Public interest

[8] The merging parties confirmed that there will be no adverse effect on employment as a result of the proposed transaction.² No other public interest issues arise as a result of this transaction.

CONCLUSION

[9] We conclude that the proposed transaction is unlikely to substantially prevent or lessen competition in any relevant market. Furthermore, the proposed transaction raises no public interest concerns. Accordingly, we approve the proposed merger unconditionally.

ANDREAS WESSELS

18 January 2012

DATE

Andiswa Ndoni and Medi Mokuena concurring

Tribunal researcher:

Nicola Ilgner

For the merging parties:

Norton Rose

For the Commission:

Dineo Mashego

² See page 13 of the record.